



JUVENILE REHABILITATION ADMINISTRATION (JRA)
SCHOOL NOTIFICATION

DATE:

TO: Chair, Board of Directors/Approved Private School Administrator
c/o Superintendent

FROM: JUVENILE REHABILITATION ADMINISTRATION

RCW 13.40.215 requires the Juvenile Rehabilitation Administration to notify approved private schools and the common school district in which an offender will reside if the youth is being paroled, discharged from residential obligation, transferred to a minimum security facility, or granted an authorized leave, unless the youth will not be attending school.

TYPE OF RELEASE			
<input type="checkbox"/> Discharge from residential obligation/Other Release		Date: _____	
<input type="checkbox"/> Transfer to a Minimum Security Facility		Date: _____	
<input type="checkbox"/> Change of School District or Private School		Date: _____	
<input type="checkbox"/> Release to Parole		Date: _____	
<input type="checkbox"/> Authorized Leave, From _____ To _____			
YOUTH'S NAME	JRA NUMBER	DATE OF BIRTH	
YOUTH'S ADDRESS			
PLANNED SCHOOL OF ATTENDANCE		SUPERVISING AGENCY	
SUPERVISING PERSON		TELEPHONE NUMBER (INCLUDE AREA CODE)	
AGENCY ADDRESS			

NOTE: Pursuant to RCW 13.40.214, a sex offender is prohibited from attending the same school as his/her victims or the siblings of his/her victims. The Department of Social and Health Services' Victim/Witness Program will notify you in writing if there are known adjudicated victims, or siblings attending the school where the offender plans to attend.

If it is known that a victim/victim's sibling of the adjudicated sex offense attends the school the sex offender plans to attend, and the Victim/Witness Notification office determines intervention or assistance is required, the Victim/Witness Notification office will contact the appropriate school personnel.

This youth is a: sex offender (current committing offense not a sex offense) kidnapping offender
 violent offender stalking offender other offender

cc: Case File
Regional Working File